

Erikson, Linda

From: Kelly Wright <kwright@sbtribes.com>
Sent: Sunday, October 05, 2014 1:16 PM
To: McLerran, Dennis; Albright, Rick; Williams, Jonathan; Woods, Jim; Chase, JoAnn; Mccarthy, Gina; billy@curyungtribe.com
Cc: susanh@ida.net; Virginia Monsisco; Arnold Appeney; FHBC; Tony Galloway; Casper Appenay; Ladd R. Edmo; Angelo Gonzales; Bill Bacon; Jill Grant (jgrant@jillgrantlaw.com); Douglas.Tanner@deq.idaho.gov; Bruce Olenick (Bruce.Olenick@deq.idaho.gov)
Subject: FW: Updated Dust Control and Air Monitoring Plan - Slag Crushing and Screening
Attachments: 2014-10-03 FMC RAWP Appendix C - Dust Control and Air Monitoring Plan - Rev 1.0.pdf
Categories: Potential LEPIE FOIA Record

Disappointment that based on information requested from the Tribes stated that this sort of information was not included in the original IRODA, slag grading was proposed to be used only for slag pile being re-contoured. Now Tribes are concerned with the spread of contamination not only on the reservation but within the airshed of Eastern Idaho. How can EPA allow total metals and radionuclides be spread?

EPA continues to violate their own rules and regulations. What happens with the Executive Order on Government to Government Consultations? Region 10 claimed in the earlier meetings that they would set up a Government to Government Consultation any time now you have determined that you don't have to because you assigned a new RPM who more than likely has not dealt with any Sovereign Nations before.

Tribal laws prohibit the use of slag based on EPA's own documentation as part of this process.

Additional documentation will follow.
Kelly C. Wright

From: Marc Bowman [mailto:Marc.E.Bowman@mwhglobal.com]
Sent: Saturday, October 04, 2014 9:42 AM
To: williams.jonathan@epa.gov
Cc: Greutert, Ed [USA]; Barbara Ritchie; Kelly Wright; susanh@ida.net; Bruce.Olenick@deq.idaho.gov; Douglas.Tanner@deq.idaho.gov; Scott.Miller@deq.idaho.gov; Leslie Plazio (Leslie.Plazio@fmc.com); Marguerite Carpenter; David Heineck; Mike Steiner; Maureen Mitchell (maureenm@SummitLaw.com); Rob Hartman; Anderson, Scott (Scott.Anderson@parsons.com)
Subject: Updated Dust Control and Air Monitoring Plan - Slag Crushing and Screening

Jonathan:

As the FMC Pocatello site remediation construction contractor has determined that slag crushing and screening will be necessary in order to produce material for the ET cap capillary break, the Dust Control and Air Monitoring Plan (DCAMP) has been updated to reflect this change. Please find attached for your review, comment, and approval, the revised DCAMP. All added text has been highlighted to facilitate your review. Hardcopies will be sent on Monday to the usual route list.

Please call Marguerite Carpenter (215 299-6210), Rob Hartman (801 617-3256) or me if you have any questions or have trouble opening the attachment.

Marc Bowman
MWH Americas, Inc.
(801) 617-3234